APPENDIX "B"

UNITED STATES DISTRICT COURT

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SOUTHERN DISTRICT OF TEXAS BROWNSVILLE DIVISION

ORDER

All Motions to Dismiss the Indictment, Motions to Sever or for Separate Trials, and any other

motions, regardless of how styled, which challenge and/or collaterally attack a prior order of deportation

[for example, those made pursuant to 28 U.S.C. § 2241] shall be filed together with a request for a hearing

at least thirty (30) days before jury selection. Each motion shall specifically state the grounds, therefore,

and the alleged facts supporting those grounds. Non-specific form motions, multifarious motions or

objections, and ambiguous or unsupported challenges shall not be acceptable, and all such motions will be

denied. The motion shall be accompanied with a request for a hearing, certificate of conference, certificate

of service, and proposed order. Failure to timely file such a motion, to request a hearing, or to comply with

the requirement of specific and supported objections shall be considered a waiver of those claims.

Signed this 3rd day of June, 2004.

Andrew S. Hanen United States District Judge

Last Updated: July 12, 2007

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